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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/766,757	01/27/2004	Rong-Chang Liang	07783.0088.NPUS000	2261	
27194	7590 10/05/2004		EXAMINER		
HOWREY SIMON ARNOLD & WHITE, LLP			TRA, TUYEN Q		
	C/O M.P. DROSOS, DIRECTOR OF IP ADMINISTRATION 2941 FAIRVIEW PK		ART UNIT	PAPER NUMBER	
BOX 7			2873		
FALLS CHURCH, VA 22042 DATE MAILED:			DATE MAILED: 10/05/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/766,757	LIANG ET AL.				
		Examiner	Art Unit	ر ۵			
		Tuyen Q Tra	2873	140			
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with th	e correspondence address -	•			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply body within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS to become ABAND	e timely filed days will be considered timely. from the mailing date of this communication (35 U.S.C. § 133).	ation.			
Status		·		-\			
1)⊠	Responsive to communication(s) filed on 30.	July 2004.					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ Thi	is action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠ 5)□ 6)⊠ 7)⊠	Claim(s) 1-15 and 45-64 is/are pending in the 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-7,10-15,45-61,63 and 64 is/are rej Claim(s) 8,9 and 62 is/are objected to. Claim(s) are subject to restriction and/	ected.					
Applicat	ion Papers						
9)[The specification is objected to by the Examin	er.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E						
Priority (under 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority document application from the International Burea See the attached detailed Office action for a list	nts have been received. Its have been received in Applic Ority documents have been received. In au (PCT Rule 17.2(a)).	cation No eived in this National Stage				
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Attachmen		4) 🗖 lataa ila 0	nen/ (DTO 442)				
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date <u>0404, 0604, 0704</u> .	4) Interview Summ Paper No(s)/Ma 3) 5) Notice of Inform 6) Other:					

DETAILED ACTION

Claim Rejections - 35 USC § 102

- 1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-5, 10, 12-15, 45, 46-59 and 64 are rejected under 35 U.S.C. 102(b) as being anticipated by Loxley et al. (U.S. Pat. 6,262,833 B1).
- a) With respect to claims 1 and 2, Loxley et al. discloses a capsules for electrophoretic displays and methods for making the same in Figure 3 comprising of non-aqueous electrophoretic capsules comprising a halogenated polymeric shell and an electrophoretic composition enclosed therein wherein the electrophoretic composition comprises charged pigment particles or pigment-containing microparticles dispersed in a dielectric solvent (col. 9, lines 29-36, Table 1).
- b) With respect to claims 45 and 46, Loxley et al. discloses a capsules for electrophoretic displays and methods for making the same in Figure 3 comprising of non-aqueous electrophoretic capsules comprising a halogenated polymeric shell and an electrophoretic composition enclosed therein wherein the electrophoretic composition comprises charged pigment particles or pigment-containing microparticles dispersed in a dielectric solvent (col. 9, lines 29-36, table 1), a binder binding the non-aqueous capsules, and a first substrate on which the capsules and binder are coated (col. 22, lines 7-20).

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c) With respect to claims 3-5 and 57-59, Loxley et al. discloses wherein the dielectric solvent is a halogenated solvent or solvent mixture; wherein the halogenated solvent is a fluorinated solvent having a fluorine content higher than 20% by weight; wherein the halogenated solvent is a fluorinated solvent having a fluorine content higher than 50% by weight.

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- d) With respect to claims 10, 12 and 64, Loxley et al. discloses wherein the electrophoretic composition further comprises a charge control agent (col. 17, line 65).
- e) With respect to claims 13-15, Loxley et al. discloses wherein the additive is a catalyst for the shell-forming reaction, a charge adjuvant, an electrolyte, an antioxidant, a UV stabilizer, a singlet oxygen quencher, a gas absorber, a surfactant, a protective colloid or polymeric dispersant or a rheology modifier; wherein the additive is halogenated; wherein the additive is fluorinated (col. 2, line 50-col. 3, line17).
- f) With respect to claims 47-51, Loxley further disclose wherein a second substrate disposed onto the capsule layer; wherein at least one of the two substrates is an electrode substrate; wherein at least one of the two substrates is transparent; wherein at least one of the substrates comprises an electrode layer facing the capsule layer; wherein the substrate or electrode layer is disposed onto the capsule layer by coating, printing, vapor deposition, sputtering, lamination or a combination thereof.
- g) With respect to claims 52-56, Loxley further disclose wherein the protective overcoat comprising a particulate filler; wherein the electrophoretic display device further comprises an overcoat on the non-capsule-coated surface of the first substrate; wherein the electrophoretic display further comprising an overcoat on the non-capsule-contacted surface of the second substrate.

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Claim Rejections - 35 USC § 103

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3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 6, 7, 60 and 61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Loxley et al. (U.S. Pat. 6,262,833 B1), as applied to claim 1 above, in view of Rao et al. (US Pat. 6,372,838B1)

Loxley et al. discloses a capsules for electrophoretic displays and methods for making the same in Figure 3 comprising of non-aqueous electrophoretic capsules comprising a halogenated polymeric shell and an electrophoretic composition enclosed therein wherein the electrophoretic composition comprises charged pigment particles or pigment-containing microparticles dispersed in a dielectric solvent.

However, Loxley et al. does not disclose the fluorinated solvent or solvent mixture comprises perfluoropolyether or hydrofluoropolyether. Within the same field of endeavor, Rao et al. discloses a solvent mixture with perfluoropolyether (col. 14. line 25).

It would have been obvious, therefore, at the time the invention was made to a person having skill in the art to construct the acoustic imaging apparatus with a dielectric solvent such as disclosed by Loxley et al., with solvent comprising perfluoropolyether or hydrofluoropolyether such as discloses by Rao et al., for purpose of making electrophoretic solvent.

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5. Claim 11 and 63 are rejected under 35 U.S.C. 103(a) as being unpatentable over Loxley et al. (U.S. Pat. 6,262,833 B1), as applied to claim 1 above, in view of Jacobson et al. (US Pat. 6,323,989 B1)

Loxley et al. discloses a capsules for electrophoretic displays and methods for making the same in Figure 3 comprising of non-aqueous electrophoretic capsules comprising a halogenated polymeric shell and an electrophoretic composition enclosed therein wherein the electrophoretic composition comprises charged pigment particles or pigment-containing microparticles dispersed in a dielectric solvent.

However, Loxley et al. does not disclose a contrast colorant. Within the same field of endeavor, Jacobson et al. discloses an electrophoretic medium with a contrast colorant (col. 2. lines 35-36).

It would have been obvious, therefore, at the time the invention was made to a person having skill in the art to construct the acoustic imaging apparatus with a dielectric solvent such as disclosed by Loxley et al., with electrophoretic composition comprising a contrast colorant such as discloses by Jacobson et al., for purpose of modifying particle surfaces.

Allowable Subject Matter

6. Claims 8, 9 and 62 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The reason for the indication of allowable subject matter is that (claim 8, 9, 62) the pigment particles are TiO₂ particle disclosed in the claims is not found in the prior art.

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Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuyen Tra whose telephone number is (571) 272-2343.

The examiner can normally be reached on Monday to Thursday from 8:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Georgia Epps, can be reached on (571) 272 - 2328. The fax number for this Group is (703) 872-9306.

tt

September 22, 2004

Hung Xuar Dang Primary Examiner